REMARKS

Applicant is proposing by the foregoing amendment to the specification to add a first section of text taken from pages 13-15 of the incorporated Nonprovisional Application No. 10/373,628 filed 02/24/2003 (incorporated in the present application as filed at page 15, the bottom section of text). Applicant encloses herewith a proposed new sheet of drawings with Fig. 8 for illustrating the description incorporated from pages 13-15 of Application No.10/373,628. Fig. 8 is based on the description in Application 10/373,628 at page 15, the bottom paragraph. Replacement Sheets 1 and 2 are also enclosed solely to number the sheets "1/3" and "2/3", and to improve the clarity of Figure 7 (without any change in content).

Declaration Re the Material Being Added to the Specification

The undersigned hereby declares that the section of text added at page 8 for describing new Figure 8 is based on the material as found at page 15, the bottom paragraph of the incorporated Nonprovisional Patent Application No. 10/373,628; the section of text being added hereby at page 12 of the specification is the same material as the text found in the Nonprovisional Patent Application No. 10/373,628 at pages 13-15 (with only minor editorial revisions); that the further section of text being added hereby at page 12 of the specification after the first section of text is based on the paragraph found at the bottom of page 15 of Application No. 10/373,628; and that the proposed FIG. 8 to be added on a third sheet of the drawings is based on the paragraph found at the bottom of page 15 of Application No. 10/373,628; so that no new matter is being added. I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

GENERAL AUTHORIZATION UNDER 37 CFR 1.136(a)(3)

The Patent and Trademark Office is hereby authorized to treat this or any future paper, requiring a petition for an extension of time, as incorporating a petition for extension of time for the appropriate length of time.

The Patent and Trademark Office is hereby authorized to charge fees under 37 CFR 1.16 and 1.17, and any fees necessitated by this response, to Deposit Account 09-0471

Conclusion

Approval of the enclosed new third sheet of drawings with new Figure 8 is respectfully solicited.

Respectfully, The H. Sherman

John H. Sherman, Reg. No. 16,909 c/o Legal Department

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Enclosures: Proposed New Third Sheet of Drawings, with Added FIG. 8, and Replacement Sheets 1 and 2 With Changed Sheet Numbering to Show a Total of Three Sheets Without Any Change in Substance